Case 4:11-cv-04084-PJH Document 31 Filed 12/16/11 Page 1 of 5

1 2 3 4 5 6 7	SEAN REIS (#184044) (sreis@edelson.com) EDELSON MCGUIRE, LLP 30021 Tomas Street, Suite 300 Rancho Santa Margarita, California 92688 Tel: (949) 459-2124 Fax: (949) 459-2123 JAY EDELSON (jedelson@edelson.com) RAFEY S. BALABANIAN (rbalabanian@edelsWILLIAM C. GRAY (wgray@edelson.com) ARI J. SCHARG (ascharg@edelson.com) EDELSON McGUIRE, LLC	son.com)
8	350 North LaSalle Street, Suite 1300 Chicago, Illinois 60654 Tel: (312) 589-6370	
9	Fax: (312) 589-6378	
10	Attorneys for Plaintiff and the Putative Class	
12	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
13	OAKLAND DIVISION	
14	DANIEL RODRIGUEZ,	Case No. 11-CV-4084-PJH
15	Plaintiff,	STIPULATION ENLARGING TIME TO
16	v.	RESPOND TO DEFENDANT'S MOTION TO DISMISS
17	SONY COMPUTER ENTERTAINMENT	Hon. Phyllis J. Hamilton
18	AMERICA, LLC,	
19	Defendant.	
20	Pursuant to Civil Local Rule 6.1, Plaintiff Daniel Rodriguez ("Plaintiff") and Defendant Sony Computer Entertainment America, LLC ("Defendant") (collectively, the "Parties"), hereby	
21		
22		
23	stipulate as follows:	
24	WHEREAS, on August 18, 2011, Plaintiff filed a putative Class Action Complaint	
25	("Complaint") against Defendant in the above-captioned matter (Dkt. No. 1);	
26		
27		
28	STIPULATION EXTENDING TIME	CASE NO. 11-CV-4084-PJH

TO RESPOND TO DEFENDANT'S MOTION TO DISMISS

1	WHEREAS, on October 21, 2011, the Parties filed a stipulation extending Defendant's	
2	deadline to respond to the Complaint to November 30, 2011. (Dkt. No. 20);	
3	WHEREAS, Defendant filed its Motion to Dismiss the Complaint on November 30,	
4	2011. (Dkt. No. 21);	
5	WHEREAS, Plaintiff's deadline to respond to the Motion to Dismiss is currently due on	
6	December 14, 2011.	
7	WHEREAS, Plaintiff requests, and Defendant has agreed, to enlarge Plaintiff's deadline	
8		
9	to respond to Defendant's Motion to Dismiss by seven (7) days.	
10	WHEREAS, the requested enlargment of time will not effect the motion hearing set for	
11	February 8, 2012.	
12	NOW THEREFORE, the Parties hereby stipulate as follows:	
13	1. Plaintiff shall have up to and including December 21, 2011 to respond to	
14	Defendant's Motion to Dismiss; and	
15	2. Defendant shall have up to and including January 6, 2012 to file its reply in	
16	support of its motion to dismiss.	
17		
18	IT IS SO STIPULATED.	
19	Dated: December 13, 2011 Respectfully submitted,	
20	DANIEL RODRIGUEZ , individually and on behalf of all others similarly situated,	
21	By: Ari J. Scharg	
22 23	One of Plaintiff's Attorneys	
24	SEAN REIS - SBN 184044	
25	sreis@edelson.com 30021 Tomas Street, Suite 300	
26	Rancho Santa Margarita, California 92688 Tel: (949) 459-2124	
27	Fax: (949) 459-2123	
	2 STIPULATION ENLARGING TIME TO	

FILER'S ATTESTATION

Pursuant to General Order No. 45, Section X, Subparagraph B, the undersigned attests that all parties have concurred in the filing of this Stipulation Extending Time to Respond to Defendant's Motion to Dismiss.

Dated: December 13, 2011 Edelson McGuire LLC

/s/ Sean Reis Sean Reis

SEAN REIS - SBN 184044 sreis@edelson.com 30021 Tomas Street, Suite 300 Rancho Santa Margarita, California 92688 Tel: (949) 459-2124

Fax: (949) 459-2123

PURSUANT TO STIPULATION, IT IS ORDERED THAT:

Plaintiff shall have up to and including December 21, 2011 to respond to 1. Defendant's Motion to Dismiss; and

Defendant shall have up to and including January 6, 2012 to file its reply in 2. support of its motion to dismiss.

Dated: 12/16/11

